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Canada

Tomatoes and Products

Canadian International Trade Tribunal Finds No Injury or Threat of Injury by U.S. Fresh Tomatoes 2002

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Report Highlights:

In the matter of "Fresh Tomatoes, Originating in or Exported from the United States of America, Excluding Tomatoes for Processing," the Canadian International Trade Tribunal on June 26, 2002, hereby finds that the dumping of the aforementioned goods has not caused material injury or retardation and is not threatening to cause material injury to the domestic industry. As a result, the collection of duties by the Canada Customs and Revenue Agency will immediately cease. Duties collected by the CCRA will be refunded over the next 90 days.

Includes PSD changes: No
Includes Trade Matrix: No
Unscheduled Report
Ottawa [CA1], CA

CANADIAN INTERNATIONAL TRADE TRIBUNAL FINDS NO INJURY OR THREAT OF INJURY BY U.S. FRESH TOMATOES

In the matter of inquiry number NQ-2001-004 under Section 42 of the *Special Import Measures Act*, regarding "Fresh Tomatoes, Originating in or Exported from the United States of America, Excluding Tomatoes for Processing," the Canadian International Trade Tribunal (CITT) under the provisions of section 42 of the *Special Import Measures Act*, has conducted an inquiry to determine whether the dumping in Canada of fresh tomatoes, originating in or exported from the United States of America, excluding tomatoes for processing, has caused injury or retardation or is threatening to cause injury to the domestic industry.

On Wednesday, June 26, 2002, pursuant to subsection 43(1) of the *Special Import Measures Act*, the Canadian International Trade Tribunal (CITT) hereby finds that the dumping of the aforementioned goods has not caused material injury or retardation and is not threatening to cause material injury to the domestic industry.

This inquiry is further to the issuance by the Commissioner of the Canada Customs and Revenue Agency of a preliminary determination dated March 25, 2002, and of a final determination dated June 24, 2002, that the aforementioned goods had been dumped.

A statement of reasons will be issued within 15 days.

For background information, see GAIN report CA2077.

Comments

As a result of this final determination, the collection of the provisional duties imposed by the Canada Customs and Revenue Agency (CCRA) on March 25, 2002, is immediately suspended. The CCRA will, over the next 90 days, refund the collected duty monies.

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Report #	Title of Report	Date
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CA2032	U.S. Tomatoes Assessed Preliminary Anti-Dumping Duties	3/26/2002
CA2007	Breaking Down the B.C. Tomato Monopoly	1/17/2002
CA2003	Trade Body Rules U.S. Tomatoes Cause Injury	01/10/2002
CA1160	Anti-Dumping Investigation Initiated Against U.S. Trade Fresh Tomatoes	11/13/2001

CA1063	Anti-Dumping Petition Filed Against Canadian Greenhouse Tomatoes	4/16/2001
CA1062	Canadian Greenhouse Tomato Growers Decry U.S. Industry Trade Action	4/6/2001
CA1023	U.S./Canada Tomato Trade; A Closer Look	2/15/2001

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